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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/042,093	01/08/2002	Jon Michael Kleinberg	ARC919970008US2	6570

7590 03/30/2004  
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EXAMINER

RONES, CHARLES

ART UNIT	PAPER NUMBER
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2175

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14

Please find below and/or attached an Office communication concerning this application or proceeding.



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**Commissioner for Patents**

The response timely submission under 37 CFR 1.111 filed on February 17, 2004 is not fully responsive to the prior Office action because the amendment fails to comply with 1.173(b)(2)(d) and 1.173(b)(2)(g). All amendments must be made relative to the patent claims (6,112,202). The rule requires brackets and underlining. Applicant needs to cross out elements not in the patent claim and each time something is inserted into the claim that is not in the patent, those insertions need to be underlined.

For example, claim 1 of the application has line throughs for elements which should have brackets. In claim 2, "or 58 or 59 or 60" are not in the corresponding patent claim, therefore, these limitations should be underlined for each submission.

This is held non-responsive and the period for response continues to run from January 16, 2004. Any further submission will not be considered to be a *bona fide* attempt to provide a complete reply to the prior Office action and the period for response will continue to run.

The original patent, or a statement as to loss or inaccessibility of the original patent, must be received before this reissue application can be allowed. See 37 CFR 1.178. Need actual surrender for notice of allowance to be issued, not just the offer to surrender.

Charles L. Ronces  
Primary Examiner  
Art Unit: 2175